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7	Lead Counsel for Plaintiffs		
8	[Additional Counsel on Signature Pages]		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	IN RE NUTANIX, INC. STOCKHOLDER	Lead Case No. 3:19-CV-03817-WHO	
12	DERIVATIVE LITIGATION		
13		(Consolidated with Case No. 3:19-cv-03821- WHO)	
14	This Document Relates To:	STIPULATION AND ORDER	
15	ALL ACTIONS.	VOLUNTARILY DISMISSING ACTION	
16			
17			
18			
19	Pursuant to Rules 23.1(c) and 41(a) of the Federal Rules of Civil Procedure, plaintiffs Aravind		
20	Bhonagiri, Ashwin Juneja, and TJ Park ("Plaintiffs"), nominal defendant Nutanix, Inc. ("Nutanix"), and		
21	individual defendants Dheeraj Pandey, Duston M. Williams, David Sangster, Tyler Wall, Jeffrey T. Parks,		
22	Michael P. Scarpelli, Steven J. Gomo, Ravi Mhatre, John McAdam, Susan L. Bostrom, Craig Conway,		
23	Sudheesh N. Vadakkedath, Louis J. Attanasio, and Kenneth W. Long III (the "Individual Defendants" and		
24	together with Nutanix, the "Defendants"), by and through their respective counsel, hereby stipulate and		
25	agree to the voluntary dismissal of the above-entitled consolidated action (the "Action") as follows:		
26	WHEREAS, on June 17, 2020, Plaintiffs filed their Verified Consolidated Amended Stockholder		
27	Derivative Complaint for Breach of Fiduciary Duty, Waste of Corporate Assets, Unjust Enrichment,		
28	- 1 -		
	STIPULATION AND [PROPOSED] ORDER VOLUNTARILY DISMISSING ACTION		

which alleged that demand on Nutanix's Board of Directors (the "Board") was futile because there was reason to doubt the disinterestedness and/or independence of a majority of the members of the Board; WHEREAS, on July 7, 2020, Defendants filed motions to dismiss the Complaint (the "Motions to WHEREAS, on October 5, 2020, the Court granted the Motions to Dismiss with leave to amend WHEREAS, in light of the Court's finding that Plaintiffs' demand futility allegations were insufficient and that Plaintiffs instead should have made a demand on Nutanix's Board, on November 25, 2020, Plaintiffs sent the current Board a formal demand to investigate Plaintiffs' allegations and take any and all appropriate action in the best interests of Nutanix, including potentially bringing claims against WHEREAS, the parties agree that, as a result of Plaintiffs' Demand, the demand futility issue is WHEREAS, in light of the foregoing, Plaintiffs hereby voluntarily dismiss this Action with prejudice as to demand futility only, but otherwise without prejudice, with each party to bear his, her, or WHEREAS, the parties respectfully submit that notice of the voluntary dismissal of this Action pursuant to Fed. R. Civ. P. 23.1(c) is not necessary because: (i) there has been no settlement or compromise between the parties to this Action; (ii) there has been no collusion among the parties; and (iii) Plaintiffs and their counsel have not received (and will not receive) any compensation or consideration from Nutanix WHEREFORE, the parties, through their undersigned counsel, hereby agree, stipulate, and THEREFORE, IT IS HEREBY STIPULATED AND REQUESTED by the parties, through their

1	1. The Action shall be dis	smissed with prejudice as to demand futility only, but otherwise	
2	without prejudice; and		
3	2. The parties shall bear th	neir own respective attorneys' fees and costs incurred in connection	
4	herewith.		
5	IT IS SO STIPULATED.		
6			
7	Dated: December 1, 2020	ROBBINS LLP BRIAN J. ROBBINS	
8		CRAIG W. SMITH SHANE P. SANDERS	
9			
10		/s/ Shane P. Sanders SHANE P. SANDERS	
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21		Co-Counsel for Plaintiffs	
22		LAW OFFICES OF TIMOTHY L. MILES	
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25		E-mail: tmiles@timmileslaw.com	
26		Counsel for Plaintiff Ashwin Juneja	
27			
28		- 3 -	

WILSON SONSINI GOODRICH & ROSATI 1 NINA F. LOCKER Dated: December 1, 2020 IGNACIO E. SALCEDA 2 3 /s/ Ignacio E. Salceda IGNACIO E. SALCEDA 4 650 Page Mill Road 5 Palo Alto, CA 94304 Telephone: (650) 493-9300 6 Facsimile: (650) 493-6811 E-mail: nlocker@wsgr.com 7 isalceda@wsgr.com 8 Attorney for Defendants Dheeraj Pandey, 9 Duston M. Williams, David Sangster, Tyler Wall, Jeffrey T. Parks, Michael P. Scarpelli, Steven J. Gomo, Ravi Mhatre, John McAdam, 10 Susan L. Bostrom, Craig Conway, Sudheesh N. 11 Vadakkedath, Louis J. Attanasio, Kenneth W. Long III, and Nutanix, Inc. 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

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1	I, Shane P. Sanders, am the ECF User whose ID and password are being used to file this Stipulation
2	and [Proposed] Order Voluntarily Dismissing Action. In compliance with Civil L.R. 5-1(i), I hereby attest
3	that concurrence in the filing of this document has been obtained from each of the other signatories.
4	
5	/s/ Shane P. Sanders SHANE P. SANDERS
6	SHANET. SANDERS
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ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: 12/22/2020

HONGRABLE WILLIAM H. ORRICK UNITED STATES DISTRICT JUDGE

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CERTIFICATE OF SERVICE I hereby certify that on December 1, 2020, I authorized the electronic filing of the forgoing document with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses denoted on the Electronic Mail Notice List. I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on December 1, 2020. /s/ Shane P. Sanders SHANE P. SANDERS - 7 -